

1 John E. Sweeney, Esq. (State Bar No. 116285)
2 **THE SWEENEY FIRM**
3 315 S. Beverly Drive, Suite 305
4 Beverly Hills, CA 90212
5 Tel. No.: (310) 277-9595 / Fax No.: (310) 277-0177
6 E-Mail: jes@thesweeneyfirm.com

7 Steven C. Glickman, Esq. (State Bar No. 105436)
8 **GLICKMAN & GLICKMAN,**
9 **A LAW CORPORATION**
10 9460 Wilshire Boulevard, Suite 330
11 Beverly Hills, CA 90212
12 Tel. No.: (310) 273-4040 / Fax No.: (310) 273-0829
13 E-Mail: scg@glickman-law.com

14 Attorneys for Plaintiff SHELDON LOCKETT

11 **UNITED STATES DISTRICT COURT**
12 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**

14 SHELDON LOCKETT,
15
16 Plaintiffs,

17 v.

18 COUNTY OF LOS ANGELES, a
19 public entity; LOS ANGELES
20 COUNTY SHERIFF'S
21 DEPARTMENT, a law enforcement
22 agency; SHERIFF JIM McDONNELL;
23 MIZRAIN ORREGO, a Deputy Los
24 Angeles County Sheriff; SAMUEL
25 ALDAMA, a Deputy Los Angeles
26 County Sheriff; and DOES 1 through
27 100, inclusive,
28 Defendants.

Case No.: 2:18-cv-5838-PJW

**PLAINTIFF'S NOTICE OF ERATTA
– INCORRECT DOCUMENT
SUBMITTED AS DOC 191**

Hon. Patrick J. Walsh

1 **TO THE HONORABLE COURT, ALL PARTIES AND THEIR ATTORNEYS**
2 **OF RECORD:**

3 **PLEASE TAKE NOTICE** that Plaintiff SHELDON LOCKETT had
4 inadvertently uploaded the incorrect version of PLAINTIFF'S SUPPLEMENTAL
5 OPPOSITION TO DEFENDANT COUNTY OF LOS ANGELES' MOTION FOR
6 SUMMARY JUDGMENT document as DOC 191. The document was correctly
7 identified but the redactions had been "marked for redaction" but not "applied" in
8 the version that was uploaded.

9 Plaintiff will be submitting the version with the redactions applied to replace
10 the incorrectly uploaded document.

11 .
12 DATED: August 14, 2020

THE SWEENEY FIRM

13 and

14 GLICKMAN & GLICKMAN,
15 A LAW CORPORATION

16 By /s/ Steven C. Glickman

17 John E. Sweeney

18 Steven C. Glickman

19 Attorneys for Plaintiff SHELDON LOCKETT
20
21
22
23
24
25
26
27
28